Honorable Benjamin H. Settle 1 2 3 4 5 UNITED STATES DISTRICT COURT 6 FOR THE WESTERN DISTRICT OF WASHINGTON 7 AT TACOMA 8 HELPING HANDS SUPPORT SERVICES, a No. 3:24-cv-5566-BHS 9 Washington General Partnership; STIPULATED MOTION TO CONTINUE NORTHWEST CORPORATE SERVICES 10 FILING OF ANSWER BY ALL LLC, a Washington Limited Liability **DEFENDANTS** Company; FUTCH & ASSOCIATES, PLLC, 11 a Washington Professional Limited Liability NOTE ON MOTION CALENDAR: 12 Company; DAN PETERSON, an individual; **September 20, 2024** CLEVELAND FUTCH, an individual, 13 Plaintiffs, 14 VS. 15 DESTINY 508, a Washington Non-profit 16 Corporation, dba DESTINY 508 MENTORING: DIVINE ALLIANCE 17 INTERNATIONAL MINISTRIES, a 18 Washington Non-profit Corporation; LEGACY 508 SERVICES LLC, a 19 Washington limited liability company; DESTINY 508 NON-PROFIT SERVICES, a 20 Washington entity dba DESTINY 508 MENTORING; IMPACT 508 NON-PROFIT 21 SERVICES, a Washington entity; TAMARA 22 ENGWALL, an individual; TODD ENGWALL, an individual; PETER NIEVES, 23 an individual; JIM MONIAK, an individual; SUZANNE MONIAK, an individual; DAVID 24 LEROY, an individual; ELAINE LEROY, an individual; MARK MORRIS, an individual; 25 ROB THOMAS, an individual; RENEE **26** GRABLE, an individual, 27 Defendants.

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1	Plaintiffs Helping Hands Support Services ("HHSS"), Northwest Corporate Services LLC,
2	Futch & Associates, PLLC, Dan Peterson, and Cleveland Futch ("Plaintiffs"), and
3	Defendants DESTINY 508, a Washington Non-profit Corporation, dba DESTINY 508
4	MENTORING; DIVINE ALLIANCE INTERNATIONAL MINISTRIES, a Washington Non-
5	profit Corporation; LEGACY 508 SERVICES LLC, a Washington limited liability company;
6	DESTINY 508 NON-PROFIT SERVICES, a Washington entity dba DESTINY 508
7	MENTORING; IMPACT 508 NON-PROFIT SERVICES, a Washington entity; TAMARA
8	ENGWALL, an individual; TODD ENGWALL, an individual; PETER NIEVES, an individual;
9	JIM MONIAK, an individual; SUZANNE MONIAK, an individual; DAVID LEROY, an
10	individual; ELAINE LEROY, an individual; MARK MORRIS, an individual; ROB THOMAS, an
11	individual; and RENEE GRABLE, an individual (collectively "Defendants") jointly stipulate and
12	hereby move this court, pursuant to LCR 7(d)(1) and LCR 10 for an Order extending the time for
13	all Defendants to file their Answer to Plaintiffs' Complaint (Dkt. # 1) until October 21, 2024.
14	This extension is comports with the purpose of Fed. R. Civ. P. 1 by allowing the just
15	determination of the action in that it will allow counsel for all defendants to develop the facts
16	sufficient to answer Plaintiffs' Complaint, given that counsel was newly appointed to this case on
17	September 10, 2024.
18	IT IS SO STIPULATED.
19	Dated: September 20, 2024
20	By: /s/ Donna M. Chamberlin Donna M. Chamberlin
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22	Donna M. Chamberlin, WSBA No. 31227 <u>Donna.Chamberlin@lewisbrisbois.com</u>
23	LEWIS BRISBOIS BISGAARD & SMITH, LLP 1111 3 <sup>rd</sup> Avenue, Suite 2700
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27	

1 By: /s/ Mark D. Miller Mark D. Miller 2 Mark D. Miller, WSBA No. 55926 3 MMiller@SierraIPLaw.com SIERRA IP LAW, PC 4 1201 Pacific Avenue, Suite 600 Tacoma, WA 98402 5 Telephone No. (253) 345-1545 6 Attorney For Plaintiffs Helping Hands Support Services, Northwest Corporate Services LLC, Futch & Associates, PLLC, 7 Dan Peterson, and Cleveland Futch 8 IT IS SO ORDERED. 9 DATED this 20th day of September, 2024 10 11 12 13 United States District Judge 14 15 16 17 18 19 20 21 22 23 24 25 26

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